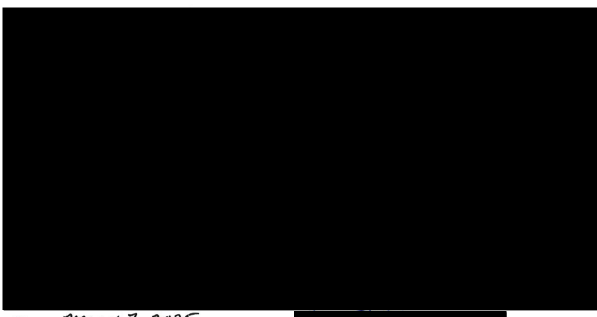
IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF OHIO EASTERN DIVISION

UNITED STATES OF AMERICA,) CASE NO.: 1:21CR226
Plaintiff,) JUDGE PAMELA A. BARKER
v.)
DAVIS LU,)
Defendant.) COUNT 1 / VERDICT FORM
We, the jury, unanimously find the following:	
Question 1. With respect to the charge in Count 1 of the indictment for intentionally	
damaging protected computer(s), we find the defendant DAVIS LU:	
Guilty Not Gu	ilty
If you answered Guilty in response to Question 1, proceed to Questions 1(a) and 1(b).	
If you answered Not Guilty in response to Question 1, skip Questions 1(a) and 1(b) and	
proceed to the signature lines.	
Question 1(a). The offense caused damage to ten (10) or more protected computers	
during a one (1)-year period. Yes (answer "Yes" or "No")	
Question 1(b). The offense caused loss to one or more persons during a one (1)-year	
period aggregating at least \$5,000 in value. <u>Yes</u> (answer "Yes" or "No")	
December 1	
Proceed to signature line.	
	J
	march .7, 2025
FOREPERSON	·



Date: March, 7, 2025